1	State of Arkansas	A Bill	
2	95th General Assembly	A DIII	
3	Regular Session, 2025		HOUSE BILL 1399
4			
5	By: Representative Rich		
6	By: Senator G. Stubblefi	eld	
7		For An Act To Be Entitled	
8			OF
9		TO AMEND THE LAW CONCERNING THE ISSUANCE	
10		ON DEEDS AND HOMESTEAD DONATION DEEDS BY T	
11	COMMIS	SIONER OF STATE LANDS; AND FOR OTHER PURPO	JSES.
12 13			
13		Subtitle	
15	1	TO AMEND THE LAW CONCERNING THE ISSUANCE	
16	(OF DONATION DEEDS AND HOMESTEAD DONATION	
17	I	DEEDS BY THE COMMISSIONER OF STATE	
18	I	LANDS.	
19			
20	BE IT ENACTED BY T	HE GENERAL ASSEMBLY OF THE STATE OF ARKANS	SAS:
21			
22	SECTION 1.	Arkansas Code § 18-60-212(a), concerning t	the recovery of
23	lands held under t	ax title, is amended to read as follows:	
24	(a) No acti	on for the recovery of any lands or for th	ne possession
25	thereof against an	y person, or his or her heirs or assigns,	who may hold such
26	lands by virtue of	a purchase thereof at a sale by the colle	ector or
27	Commissioner of St	ate Lands, for the nonpayment of taxes, or	r who may have
28	purchased them fro	m the state by virtue of any act providing	g for the sale of
29	lands forfeited to	the state or the nonpayment of taxes , or	who may hold the
30	land under a donat	ion deed from the state, shall be maintain	ned unless it
31	appears that the p	laintiff, his or her ancestors, predecesso	ors, or grantors
32	were seized or pos	sessed of the lands in question within two	o (2) years next
33	before the commenc	ement of the action.	
34			
35	SECTION 2.	Arkansas Code § 18-61-106(a), concerning t	the recovery of
36	lands held under t	ax title, is amended to read as follows:	



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1 (a) No action for the recovery of any lands or for the possession 2 thereof against any person or persons, their heirs and assigns, who may hold 3 such lands by virtue of a purchase thereof at a sale by the collector, or the 4 Commissioner of State Lands, for the nonpayment of taxes, or who may have 5 purchased the lands from the state by virtue of any act providing for the 6 sale of lands forfeited to the state for the nonpayment of taxes, or who may 7 hold the land under a donation deed from the state, shall be maintained, 8 unless it appears that the plaintiff, his or her ancestors, predecessors, or 9 grantors, was seized or possessed of the lands in question within two (2) 10 years next before the commencement of the suit or action. 11 12 SECTION 3. Arkansas Code § 19-6-301(76), concerning the enumeration of 13 special revenues, is amended to read as follows: 14 (76)(A) Commissioner of State Lands fees, including patent fees, 15 as enacted by Acts 1883, No. 117, § 21-6-203; 16 (B) Deed fees, as enacted by Acts 1931, No. 245, § 22-5-17 408; 18 (C) Donation deed fees, as enacted by Acts 1883, No. 19 117, § 21-6-203; 20 (D) Field notes and plats fees, as enacted by Acts 1881, 21 No. 12, §§ 22-5-701 and 22-5-702; 22 (E)(D) Certificate of donation to forfeited land fees, as 23 enacted by Acts 1883, No. 117, § 21-6-203; and 24 (F)(E) Those fees as specified in Acts 1983, No. 886, § 25 21-6-203; 26 27 SECTION 4. Arkansas Code Title 20, Chapter 80, Subchapter 4, is 28 repealed. 29 Subchapter 4 - Commissioner of State Lands Urban Homestead Act 30 20-80-401. Title. 31 32 This subchapter shall be known as the "Commissioner of State Lands 33 Urban Homestead Act". 34 35 20-80-402. Purpose. (a) This subchapter shall apply only to urban property and shall be 36

1	established to prevent waste of valuable real property already offered for
2	public sale and not disposed of which has been certified to the office of the
3	Commissioner of State Lands for nonpayment of ad valorem real property taxes.
4	(b) The further intent of this section is to provide cities,
5	incorporated towns, legal entities that intend to apply for an award of low-
6	income housing tax credits under section 42 of the Internal Revenue Code, and
7	community organizations the ability to better serve any eligible person in
8	need of a homestead and to provide the eligible person the opportunity to
9	hold and maintain a private residence, and to contribute to the taxing
10	structure of the applicable taxing units.
11	
12	20-80-403. Definitions.
13	As used in this subchapter, unless the context otherwise requires:
14	(1) "Applicant" means any city, incorporated town, legal entity
15	that intends to apply for an award of low-income housing tax credits under
16	section 42 of the Internal Revenue Code, or community organization applying
17	to the Commissioner of State Lands for donation of tax-forfeited land;
18	(2)(A) "Community organization" means a recreational,
19	educational, social, or benevolent organization dedicated to improving the
20	mental or physical health and welfare of its members and of the public.
21	(B) A community organization may be established for
22	community betterment or beautification, environmental protection,
23	establishment of housing, and other purposes beneficial to the community and
24	may be a division of the federal, state, county, or local government or may
25	be a private nonprofit corporation;
26	(3) "Eligible person" means an individual person or family unit
27	meeting eligibility criteria for the sale, lease, or grant of a homestead. A
28	corporation, partnership, association, or similar organization shall not be
29	an eligible person;
30	(4) "Homestead" means the home and accompanying or adjoining
31	land of the primary residence of a person; and
32	(5) "Urban" means land found within the city limits of any city
33	or incorporated town in the state.
34	
35	20-80-404. Duties of Commissioner of State Lands.
36	(a) All land subject to donation under this subchapter must have been

1	offered for sale to the highest bidder by the Commissioner of State Lands
2	pursuant to § 26-37-101 et seq.
3	(b) After the Commissioner of State Lands has met the requirements of
4	§ 26-37-101 et seq., the Commissioner of State Lands may accept applications
5	for donation of remaining tax-forfeited urban property.
6	(c) The Commissioner of State Lands shall prescribe the requisite
7	contracts, forms, or applications.
8	
9	20-80-405. Applications for donations.
10	(a)(l) Applications for donation may be made by the following persons
11	or community organizations:
12	(A) Agents of cities and incorporated towns that also have
13	one (1) of the community organizations listed in subdivisions (a)(1)(B)(i)-
14	(iv) of this section; or
15	(B) The chair of the board or executive director of one
16	(1) of the following community organizations:
17	(i) A housing authority;
18	(ii) A community development agency;
19	(iii) A community development corporation; or
20	(iv) A local initiative support corporation.
21	(2) Other community organizations may apply for donation of the
22	land so long as that organization is a nonprofit corporation that qualifies
23	as an Internal Revenue Service section 501(c)(3) tax-exempt organization.
24	(3) A legal entity that intends to apply for an award of federal
25	low-income housing tax credits under section 42 of the Internal Revenue Code
26	may apply for donation of land under this subchapter only if the legal entity
27	is a qualified nonprofit organization pursuant to section 42 of the Internal
28	Revenue Code and accompanying regulations and guidance of the Internal
29	Revenue Service.
30	(b) Any applicant must have legal authority to accept and convey title
31	to properties for homesteading purposes.
32	
33	20-80-406. Disposition of applications — Prior municipal approval.
34	(a) The Commissioner of State Lands may accept, modify, or deny any
35	application.
36	(b) Before the Commissioner of State Lands may donate any parcel to

1	any applicant, other than agents of a city or incorporated town, the city or
2	town shall grant express approval of the donation, thereby avoiding possible
3	conflicts in planning or development projects overseen by the cities or towns
4	of this state.
5	
6	20-80-407. Contracts or deeds.
7	(a)(1) Accepted applications will result in a contract or limited
8	warranty donation deed between the Commissioner of State Lands and the
9	applicant for donation of tax-forfeited lands.
10	(2) The contract or deed, to be provided by the Commissioner of
11	State Lands, shall provide that the applicant will have primary
12	responsibility for the development of the donated parcel.
13	(3) The contract or deed shall also set out the eligiblity
14	criteria for determining an eligible person with respect to a sale, lease, or
15	grant of a homestead from the donated parcel and shall require the applicant
16	to follow the eligiblity criteria in making sales, leases, or grants from the
17	donated parcel.
18	(b) Upon execution of a donation deed to the applicant, the
19	Commissioner of State Lands may no longer be an immediate party to the
20	construction or maintenance of the parcel, except that the contract or
21	donation deed may contain a possibility of reverter to the Commissioner of
22	State Lands should the proposed homestead, for any reason, not develop
23	pursuant to specifications.
24	(c) In addition, the contract or deed may provide the time period
25	within which the property may be developed.
26	
27	20-80-408. Taxes - Liens - Encumbrances.
28	(a) With execution of the donation deed, the Commissioner of State
29	Lands may waive outstanding taxes, penalties, and interest within the
30	authority of the office of the Commissioner of State Lands.
31	(b) Other liens or encumbrances attached to the property not within
32	the authority of the Commissioner of State Lands pursuant to § 26-37-101 et
33	seq. will be considered a matter to be resolved between the applicant and the
34	lienholder.
35	
36	20-80-409. Title transfer - Consideration - Costs.

1	(a) No consideration shall be required for the transfer of title
2	between the Commissioner of State Lands and the applicant, except one dollar
3	(\$1.00).
4	(b) Additional, actual costs associated with the conveyance,
5	including, but not limited to, abstracting, researching, confirmation of
6	title, and the filing of documents with the county, may be charged to the
7	applicant by the Commissioner of State Lands.
8	
9	20-80-410. Development.
10	(a)(1) Development of the donated parcel shall be strictly for the
11	construction or maintenance of a homestead for eligible persons.
12	(2) Upon completion of the construction of the home, the city,
13	incorporated town, or community organization may sell, lease, or grant the
14	home to any eligible person.
15	(b)(1) The homestead is to be used strictly for the private residence
16	of the eligible person.
17	(2) The sale, lease, or grant of the home shall be a transaction
18	between the applicant and the eligible person.
19	
20	20-80-411. Restrictions - Taxes.
21	(a) The applicant is responsible for transferring the donated parcel
22	to an eligible person.
23	(b) The eligibility criteria for the sale, lease, or grant of a
24	homestead shall be established by the Commissioner of State Lands and shall
25	take into account the income of the person or family unit, which shall not
26	exceed the median family income, as determined by the United States
27	Department of Housing and Urban Development, for the area in which the
28	applicant is located.
29	(c) Upon transferring the land to the eligible person, the homestead
30	will be treated as any other private residence and subject to all laws,
31	rules, and regulations of the government, including the payment of real
32	property taxes.
33	
34	20-80-412. Public school development.
35	(a) A donated parcel of land held by a community organization under
36	this subchapter may be used for educational purposes by a public school

1	district or open-enrollment public charter school if:
2	(1) The donated parcel of land is in a census tract with a
3	poverty rate higher than the average poverty rate in the State of Arkansas;
4	(2) The community organization received the donated parcel of
5	land from the Commissioner of State Lands at least three (3) years earlier;
6	(3) An eligible person does not currently use the donated parcel
7	of land for a homestead; and
8	(4) The proposed activities or uses are not prohibited by any
9	use restrictions that were placed on the property for the purpose of
10	protecting:
11	(A) Human health; or
12	(B) The integrity of any remedial action measures
13	implemented on the property to protect human health or the environment.
14	(b) A community organization that receives a donated parcel of land
15	may transfer the donated parcel of land to a recipient that shall use the
16	donated parcel of land for development by a public school district or an
17	open-enrollment public charter school.
18	(c) Once a public school district or an open-enrollment public charter
19	school begins to use a donated parcel of land under this section for
20	educational purposes, the donated parcel of land shall be released from
21	present and future obligations, restrictions, and reversions imposed on the
22	use and development of the donated parcel of land, except as provided by
23	subdivision (a)(4) of this section.
24	(d) Taxes from previous tax years shall not apply to a donated parcel
25	of land utilized by a public school district or an open-enrollment public
26	charter school under this section.
27	
28	SECTION 5. Arkansas Code § 26-38-103(a), concerning the release of
29	overdue tax lands sold to state under Acts 1881, No. 39, is amended to read
30	as follows:
31	(a) As to all lands in the State of Arkansas which were sold to the
32	state under the provisions of an act to enforce the payment of overdue taxes,
33	Acts 1881, No. 39, approved March 12, 1881 [repealed], and an act amendatory
34	thereto, approved March 22, 1881, to which the Commissioner of State Lands
35	has executed $\frac{\mathrm{deeds}}{\mathrm{deeds}}$ of $\frac{\mathrm{donation}}{\mathrm{donation}}$, deeds of sale, or deeds of relinquishment,
36	the state does release its title in favor of the grantees in these deeds,

their heirs, successors, and assigns forever. As to all these lands that have not been disposed of by the Commissioner of State Lands as indicated but which have been placed back upon the tax books of the counties wherein the lands lie, and the taxes have been paid thereon for more than seven (7) years since they were sold to the state under the provisions of these acts, the state does release all of its title. These provisions apply whether the lands were certified by the commissioner of the court to the county clerk of the county, as required by these acts, or not, and also to apply whether the lands were certified by the county clerk to the Office of the Commissioner of State Lands, or not.